



UNITED STATES DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration
NATIONAL MARINE FISHERIES SERVICE
Northwest Region
7600 Sand Point Way N.E., Bldg. 1
Seattle, WA 98115

Refer to:
OSB2001-0034

April 6, 2001

Mr. Denis Williamson
Salem District Manager
U.S. Bureau of Land Management
1717 Fabry Road
Salem, Oregon 97306

Re: Endangered Species Act Formal Section 7 Consultation and Magnuson-Stevens Act
Essential Fish Habitat Consultation, Horning Seed Orchard Year 2001 Insecticide
Application, BLM Salem District, Cascade Resource Area, Clackamas County, Oregon

Dear Mr. Williamson:

Enclosed is a biological opinion (Opinion) prepared by the National Marine Fisheries Service (NMFS) pursuant to section 7 of the Endangered Species Act (ESA) for insecticide (Asana XL) application in 2001 at the Walter Horning Seed Orchard, Clackamas County, Oregon. NMFS concludes in this Opinion that the proposed action is not likely to jeopardize Lower Columbia River steelhead (*Oncorhynchus mykiss*) or Upper Willamette River steelhead, or destroy or adversely modify critical habitat. Pursuant to section 7 of the ESA, NMFS has included reasonable and prudent measures with non-discretionary terms and conditions that NMFS believes are necessary and appropriate to minimize the potential for incidental take associated with this project.

This Opinion also serves as consultation on Essential Fish Habitat for coho salmon (*O. kisutch*) and chinook salmon (*O. tshawytscha*) pursuant to section 305(b) of the Magnuson-Stevens Fishery Conservation and Management Act and its implementing regulations (50 CFR Part 600).

Questions regarding this letter should be directed to Ron Lindland of my staff in the Oregon State Branch Office at (503) 231-2315.

Sincerely,

Michael R. Crouse

Donna Darm
Acting Regional Administrator



Endangered Species Act Section 7 Consultation
Biological Opinion
and
Magnuson-Stevens Act
Essential Fish Habitat Consultation

Horning Seed Orchard's 2001 Insecticide Application
Clackamas County, Oregon

Agency: Bureau of Land Management, Salem District

Consultation Conducted By: National Marine Fisheries Service,
Northwest Region

Date Issued: 4/6/2001

Refer to: OSB2001-0034

TABLE OF CONTENTS

1. BACKGROUND	1
2. PROPOSED ACTION	2
2.1. Project Design Features	3
2.2. Project Monitoring	7
3. BIOLOGICAL INFORMATION AND CRITICAL HABITAT	9
4. EVALUATING PROPOSED ACTION	10
4.1. Biological Requirements	10
4.2. Environmental Baseline	11
5. ANALYSIS OF EFFECTS	11
5.1. Effects of Proposed Action	11
5.2. Vectors of Exposure	14
5.3. Effects on Critical Habitat	19
5.4. Cumulative Effects	20
6. CONCLUSION	20
7. CONSERVATION RECOMMENDATIONS	21
8. REINITIATION OF CONSULTATION	22
9. INCIDENTAL TAKE STATEMENT	22
9.1. Amount or Extent of Take	22
9.2. Reasonable and Prudent Measures	23
9.3. Terms and Conditions	23
10. ESSENTIAL FISH HABITAT CONSULTATION	25
10.1 Background	25
10.2. Magnuson-Stevens Fishery Conservation and Management Act	26
10.3. Identification of Essential Fish Habitat	26
10.4. Proposed Actions	27
10.5. Effects of the Proposed Action	27
10.6. Conclusion	27
10.7. EFH Conservation Recommendations	27
10.8. Statutory Requirements	28
10.9. Consultation Renewal	28
11. LITERATURE CITED	28

12. APPENDIX A	30
----------------------	----

1. BACKGROUND

The Bureau of Land Management (BLM) requested informal consultation with the National Marine Fisheries Service (NMFS) for Lower Columbia River (LCR) steelhead and Upper Willamette River (UWR) steelhead (*Oncorhynchus mykiss*) on a proposed insecticide application project for 2001 at the Horning Seed Orchard near Colton, Oregon, in a letter received by NMFS on March 1, 2001. A February 28, 2001, biological assessment (BA) for the proposed action accompanied that letter. At the request of the U.S. Fish and Wildlife Service (USFWS), which is also consulting on the project because cutthroat trout are present in the project area, the BLM revised portions of the BA on March 13 and again on March 21, 2001. After reviewing the March 21, 2001, version of the biological assessment and supporting documents, and considering the sensitive nature of the subject action, NMFS decided that formal consultation was warranted. This biological opinion (Opinion) was prepared in response.

The BLM proposes to apply the insecticide Asana XL (esfenvalerate) to control Douglas-fir gallmidges (*Contarinia oregonensis*) and Douglas-fir seed chalcid (*Megastigmas spermotrophus*) at the Horning Seed Orchard. Asana XL would be applied to cone-bearing trees. The purpose of the action is to control cone insects which cause damage and seed loss to orchard cone crops. The proposed action is in conformance with the Salem District Record of Decision and Resource Management Plan (RMP) (BLM 1995). BLM has stated that the Horning Seed Orchard has been administratively withdrawn, and therefore is not required to meet the aquatic conservation strategy (ACS) objectives presented in Appendix A of the Record of Decision for Amendments to Forest Service and Bureau of Land Management Planning Documents Within the Range of the Northern Spotted Owl (Northwest Forest Plan) (USFS/BLM 1994). The Horning Seed Orchard is located northeast of Colton, Oregon (T4S, R3E, Sections 13 and 23) on the topographic divide between Clear Creek (a Clackamas River tributary) and Milk Creek (a Molalla River tributary).

Prior to requesting consultation, the Horning Seed Orchard Spray Project was discussed at the November 17, 2000, and January 25, 2001, meetings of the Willamette Level I Team (Team). The Team made a site visit to the Horning Seed Orchard on February 5, 2001, to more completely evaluate site conditions. Following that site visit, the Team made a conditional effects determination that the proposed project was not likely to adversely affect (NLAA) LCR steelhead in Clear Creek or UWR steelhead in Milk Creek (Rob Markle, NMFS, personal communication with Ron Lindland, March 28, 2001).

This Opinion considers the potential effects of the proposed action on LCR steelhead which occur approximately 1.1 to 1.5 miles from the project site in Clear Creek and UWR steelhead which occur approximately 1.3 miles from the project site in Milk Creek. LCR steelhead were listed as threatened by NMFS under the Endangered Species Act (ESA) on March 19, 1998 (63 FR 13347) and UWR steelhead were listed as threatened on March 25, 1999 (64 FR 14517). Critical habitat was designated for both Evolutionarily Significant Units (ESUs) on February 16, 2000 (65 FR 7764) and protective regulations were issued on July 10, 2000 (65 FR 42422). The objective of this Opinion is to determine whether the proposed action is likely to jeopardize the

continued existence of LCR steelhead or UWR steelhead, or destroy or adversely modify their designated critical habitat. This consultation is conducted pursuant to section 7(a)(2) of the ESA and its implementing regulations, 50 CFR 402.

This Opinion also considers the potential effects of the subject action and serves as a consultation on Essential Fish Habitat for coho salmon (*O. kisutch*) and chinook salmon (*O. tshawytscha*) pursuant to section 305(b) of the Magnuson-Stevens Fishery Conservation and Management Act and its implementing regulations, 50 CFR Part 600. Coho salmon distribution is similar to that of steelhead in relation to the project area, while chinook salmon occur 12 to 16 miles downstream from the project area.

2. PROPOSED ACTION

In the spring of 2001, the BLM proposes to apply the insecticide Asana XL (esfenvalerate) on a total of approximately 26.9 acres in the Horning Seed Orchard (Table 1) to control Douglas fir cone gallmidge and the Douglas fir seed chalcid. Of the 26.9 acres to be treated, a total of 19.3 acres are located on the Clear Creek side of the divide, within five units ranging in size from 0.4 to 9.3 acres. The two units on the Milk Creek side of the divide total 7.6 acres. The midge generally emerges in late March or April and the chalcid in May. It is unknown at this time if this treatment will be necessary. The need for treatment will depend on the collection of midges or chalcids in insect traps in the spring. Traps will be set to determine the timing of emergence and level of infestation of the two insect pests. If insects show up in the traps, a treatment of Asana XL must be applied within a week to be effective. If treatment is needed, it is expected to occur in mid-April. Only one application of esfenvalerate is planned in 2001. Only one treatment is needed to control both insects if the application is strategically timed.

Asana XL is presently the primary insecticide in use by the seed orchard industry. It is effective for controlling all of the seed and cone damaging insects expected at the orchard and is labeled for aerial application. If used, esfenvalerate will be applied to only seven selected orchard units. Tree within these units have previously been stimulated to encourage seed production and monitoring indicates that seed production is likely to be high in these units. The units to be treated are identified in Table 1.

Table 1. Proposed Asana XL treatment acres at the Horning Seed Orchard in 2001.

Orchard Unit	Orchard Section	Drainage	Unit Acres	Untreated Buffer Acres(est.)	Net Acres Treated (est.)
P11	Section 13	Clear Creek	2.27		2.27
P12	Section 13	Clear Creek	1.8	1.4	0.4
P13	Section 13	Clear Creek	2.46		2.46
B14	Section 13	Clear Creek	10.0	0.7	9.3
B34	Section 13	Clear Creek	5.5	0.63	4.87
P30, 33	Section 23	Milk Creek	8.6	1.0	7.6
Total			30.63	3.73	26.9

The chemical would be applied through aerial application by helicopter. Asana XL would be applied using an application volume no greater than 0.19 lbs. of active ingredient per acre treated. An application rate of 0.19 lbs active ingredient/acre in not less than 10 gallons of water is identified on the EPA approved label for Asana XL for aerial applications on seed and cone orchards. Applications would occur early in the morning when wind (< 6 mph), humidity and temperature are optimum for minimizing drift. There are no live streams in any of the units receiving the spray. All nearby streams are buffered with natural vegetation, including a relatively dense overstory of conifer and hardwoods. Most of these streams are not perennial where they are near the spray units. See the Design Features below for the proposed stream buffers.

Containers of Asana XL will be stored in the chemical storage building at the orchard. The Asana XL will be mixed with water in a batch truck at the helipad located at the orchard building compound (more than 800 feet from any of the flowing streams). The mixed Asana XL will then be pumped directly from the batch truck into the tanks on the helicopter through a hose which is securely latched into the helicopter tanks before pumping can occur.

2.1. Project Design Features

The BLM has proposed the following conservation measures/project design features to minimize the threat of waterway contamination and downstream effects on LCR steelhead or UWR steelhead:

- 1) Follow all applicable local, state, and Federal laws.

- 2) Follow guidelines shown on the label for the pesticide being used. These guidelines, required by the Federal Insecticide, Fungicide, and Rodenticide Act, show the list of allowable uses, application rates, and special restrictions for each pesticide. The pesticide would be applied within the prescribed environmental conditions stated on the label. This includes consideration of relative humidity, wind speed, and air temperature when determining the timing of applications relative to drift reduction.
- 3) Use only licensed pesticide applicators. Applicator licensing and training is an important quality control measure. Training and testing of applicators covers laws and safety, protection of the environment, handling and disposal, pesticide formulations and application methods, calibration of devices, use of labels and data sheets, first aid, symptoms of pesticide exposure, and other activities.
- 4) Spray would be applied about 20 feet above the orchard canopy. This will optimize the amount of spray reaching the target trees and reduce the amount reaching the ground.
- 5) Treatment will occur early in the morning when wind is minimal (<6 mph) to prevent drift, and preferably when there is no wind. Applications adjacent to no-spray buffers will occur when winds are calm. Wind speed will be monitored on-site prior to and during spray applications. Operations will be suspended if wind speeds exceed 6 mph. Application will not occur when wind direction is toward flowing streams.
- 6) Application will not occur on days that rainfall or fog is likely to occur. Additionally, there will be no application of esfenvalerate when rainfall is expected to exceed .5 inches per hour within the three days following application. This is the most reliable forecast window and will avoid the potential of exceeding the infiltration rates of the soil.
- 7) The helicopter will treat orchard blocks adjacent to stream buffers by flying parallel to the buffer for the initial spray fly-over. This will reduce the likelihood of accidental overspray into the buffer.
- 8) At a minimum, stream course and wetland buffers will be established within guidelines prescribed by the pesticide label (See also design features 10 through 12).
- 9) No spraying will be done over ponds, reservoirs or live streams.
- 10) Stream # 2a (Orchard Unit B-14) will receive a 200 ft buffer from the initiation point of the stream channel. No spraying will occur in this buffer. This will provide a conservative distance from potential flowing water to avoid drift and increase the distance for capture of any potential sediment and organic material. A silt fence will be constructed around the stream initiation point (culvert inlet) in order to provide further confidence in capturing any material with adsorbed esfenvalerate.

- 11) Stream # 2b (Orchard Unit P-12) will receive a 200 feet buffer from the edge of the stream channel. No spraying will occur in this buffer. This will provide a conservative distance from flowing water to avoid drift and increase the distance for capture of any potential sediment and organic material.
- 12) All other flowing streams will receive buffers of greater than 200 feet by virtue of the existing vegetative buffers. No spraying will occur in these buffers. This will provide considerable opportunity for capture of any sediment and re-introduction of potential surface runoff into organic and soil material.
- 13) Infiltration of rainfall into the soil and avoidance of potential runoff will be promoted through use of aerating equipment in the orchard blocks proposed for, and prior to, application.
- 14) If rain has preceded the intended application window, units will be checked for their infiltration capacity. Application will not occur if soils are in a saturated condition.
- 15) the BLM will assure that equipment used for transport, mixing, and application will not leak pesticides into water or soil. Areas used for mixing pesticides and cleaning equipment will be located where spillage would not run into surface-waters or result in ground-water contamination.
- 16) All chemical loading operations will occur within the orchard building compound. This is more than 1,600 feet from any of the flowing streams. The BLM will assure that equipment used for transport, mixing, and application will not leak pesticides onto the soil of the compound area.
- 17) Procedures outlined in the orchard Spill Prevention and Countermeasure Containment Plan will be followed if there is any spill of esfenvalerate.
- 18) A spill containment kit will be on-site at the orchard building compound. Chemical containers will be kept in plastic drip pans which are large enough to hold the entire volume of each container in case the containers develop leaks.
- 19) Sensitive non-target areas will be protected with an additional distance from treatment areas (buffer). The size of the buffers will be determined by the flight direction of the aircraft, the height of the trees being treated, weather conditions (primarily wind direction and speed) and the pilot's ability to regulate the dispersal of the spray. The width of the buffers are typically identified using bright flagging and/or orange highway cones for easy pilot identification. The project boundaries will be reviewed using aerial photos and a reconnaissance on the ground by the pilot and BLM project leader within minutes of beginning treatment.
- 20) Areas immediately adjacent to all no-spray buffers will be treated prior to spraying the remainder of any of the units. This way, all of the areas adjacent to the buffers will be treated while the winds are calm.

- 21) The BLM will comply with the orchard's Pesticide Safety Plan.
- 22) Base-line health testing of workers for exposure will continue.
- 23) Prior to pesticide application, the BLM will notify downstream water users within one-half mile of the project area and adjacent landowners who could be directly affected by accidental drift and water transport from normal operation.
- 24) The BLM will post Material Safety Data Sheets at storage facilities and make available to workers. These sheets provide physical and chemical data, fire and reactivity data, specific health hazard information, spill or leak procedure, instructions for worker hygiene, and special precautions.
- 25) The BLM will require appropriate protective clothing for all workers. At a minimum, the type and amount of protective clothing listed on the pesticide label must be used. For esfenvalerate, this consists of long-sleeved shirt and long pants, chemical-resistant gloves, shoes and socks, and protective eye wear.
- 26) Orchard workers who know they are hypersensitive to pesticides would not be assigned to application projects. Workers who display symptoms of hypersensitivity to pesticides during application would be reassigned to other duties.
- 27) The BLM will post treated areas as "off limits" to discourage entry into treated areas until the spray has dried, unless protective clothing is worn, and entry is permitted by instruction on the pesticide label.
- 28) When specific conditions warrant, the orchard manager could implement one, or any, of the following additional design features to further reduce worker exposure:
- a.) Increase the level of protective clothing worn
 - b.) Lengthen re-entry time for workers
 - c.) Reduce worker exposure periods to the pesticide
 - d.) Reduce pesticide application rates
 - e.) Reduce the area being treated on a given day
- 29) The BLM will monitor temperatures carefully. Spraying will be avoided during the day when bees are active.
- 30) Prior to insecticide applications, the BLM will mow or graze orchard fields to remove floral components so as to minimize the presence of pollinators, such as bees if they are active, to prevent exposure to the insecticide.
- 31) The BLM will spray in early morning to allow foliage to dry before pollinators become active.

In addition to the above design features, the recommendations and precautions on the Asana XL label will be met. These include (not a complete listing):

- 1) Do not apply by ground within 25 feet, or by air within 150 feet of lakes; reservoirs; permanent streams, marshes, or natural ponds; estuaries; and commercial fish farm ponds. (Design features require a minimum 200 ft distance between the treated areas and streams/ponds.) (See design features 10-12.).
- 2) For aerial applications, the spray boom should be mounted on the aircraft so as to minimize drift caused by wing tip vortices. The minimum practical boom length should be used, and must not exceed 75% of the wing span or rotor diameter.
- 3) Spray should be released at the lowest height consistent with pest control and flight safety. Applications more than 10 feet above the crop canopy should be avoided. (The design features of this project call for the helicopter to be within 20 feet of the tree tops. This is a safety feature that accounts for the varying height of individual trees within the orchard units.) (See design feature 4).
- 4) Make aerial or ground applications when the wind velocity favors on-target product deposition (approximately 3 to 10 mph). Do not apply when wind velocity exceeds 15 mph. Avoid applications when wind gusts approach 15 mph. (The design features of this project restrict application when wind velocity exceeds 6 mph) (See design feature 5).
- 5) Risk of exposure to aquatic areas can be reduced by avoiding applications when wind direction is toward the aquatic area. (See design feature 5, 7, 19, 20)
- 6) Do not cultivate within 10 feet of the aquatic area so as to allow growth of a vegetative filter strip. (The orchard units have vegetated riparian buffers on perennial flowing streams which range from 45 feet to 280 feet or wider. All perennial and intermittent channels will be 200 feet or more from the treated areas. The area between the streams and the treated field portions is covered with a dense growth of grass.)
- 7) Low humidity and high temperatures increase evaporation rate of spray droplets and therefore the likelihood of increased spray drift to aquatic areas. Avoid spraying during conditions of low humidity and/or high temperatures. (The proposed application will occur in the early morning when humidity is high and air temperatures are low.)
- 8) Do not make aerial or ground applications during temperature inversions.

2.2. Project Monitoring

The BLM proposes to conduct the following monitoring:

- 1) Wind speed will be monitored on-site prior to and during spray applications. Operations will be suspended if wind speeds exceed 6 mph.
- 2) Water quality monitoring for detectable concentrations of esfenvalerate will be conducted immediately before, and after the aerial spray. This will be done in channels 2b, 5a and 6a. The results of this monitoring combined with the results from the spray cards should provide evidence of the immediate impacts from any potential drift. If any rainfall events occur after the spray project that result in surface runoff (during spring), runoff and sediment sampling will be conducted with the intent of validating the esfenvalerate modeling and impact assessment. This data, along with a proposed long-term monitoring program, will be included in the Integrated Pest Management EIS.
- 3) Drift of aerially applied chemicals will be monitored during the spray operations using 4" X 5 ½" spray cards to detect the presence of drift and the relative amount. Spray cards will be installed along the perimeter of the treatment area, approximately every 50 to 100 feet in sensitive areas such as along stream buffers. Application techniques would be altered or spray operations would cease if drift were detected.
- 4) A draft monitoring plan is described in Appendix A. The goal of this plan is to determine if implementation of the 2001 Horning Seed Orchard spray plan results in the short term presence of esfenvalerate in streams due to drift and the long term presence of esfenvalerate due to runoff. This goal includes quantifying the concentrations in both water and sediment in order to validate impacts predicted by the GLEAMS model and the associated assumptions. This data will be utilized in discussing effects and further long term monitoring in the future EIS. Monitoring for the proposed 2001 spray project is funded.

2.2.1 Results of Past Monitoring

Drift of aerially applied chemicals has been monitored during previous spray operations at the Horning Seed Orchard using 4" X 5 ½" spray cards to detect the presence of drift and the relative amount. Sensitive non-target areas are commonly protected with an additional distance from treatment areas (buffer). The size of the buffers are determined by the flight direction of the aircraft, the height of the trees being treated, weather conditions (primarily wind direction and speed) and the pilot's ability to regulate the dispersal of the spray. The width of the buffers are typically identified using bright flagging and/or orange highway cones for easy pilot identification. The project boundaries are reviewed using aerial photos and a reconnaissance on the ground by the pilot and BLM project leader within minutes of beginning treatment. Spray cards are installed along the perimeter of the treatment area, approximately every 100 feet in sensitive areas and at each location that potential drift is a concern for monitoring.

In 1999, a buffer was established along the southwest line of Orchard Unit (O.U.) B34 to afford additional protection to a neighboring property. The distance from the treatment area to the neighboring property resulted in approximately a 70 foot buffer. Spray cards indicated no drift at

the property line. Spray cards were also installed along the south line of P30 and P33. A buffer was established resulting in approximately 125 feet to the property line and no trace of drift was detected. Other spray cards were placed along the north line to monitor potential drift in the flight path and detect any drift outside the treatment area, into adjoining orchard units. One card located approximately thirty-five feet from treatment edge detected a fine mist. All the other cards did not show a trace.

In 2000, a buffer was installed along the south line of O.U. B16 in the flight path to monitor any potential drift into O.U. B34. Two rows of cards were placed, the first approximately twenty feet south of the treatment area and the second row of cards approximately thirty feet south of the first row of cards. No trace of drift was detected on any card. Another buffer was installed along the south line of P30 and P33. Minor traces of drift were noted in two locations. One in the southwest corner of P33 and one in the northwest corner of O.U. B18. Amounts were very small and did not appear to pose a threat to adjacent resources (there are no flowing streams within 800 feet of these locations). Other cards placed along project boundaries did not show any traces of drift.

3. BIOLOGICAL INFORMATION AND CRITICAL HABITAT

The listing status and biological information for LCR and UWR steelhead are described in Busby et al. (1996) and NMFS (1997). The NMFS designated critical habitat for both LCR and UWR steelhead on February 16, 2000 (65 FR 7764) and applied protective regulations under section 4(d) of the ESA on July 10, 2000 (65 FR 42422). The Horning Seed Orchard project is located upstream from LCR and UWR steelhead designated critical habitat.

The Horning Seed Orchard is located on the divide between Clear Creek (a Clackamas River tributary) and Milk Creek (a Molalla River tributary). Clear Creek is within designated critical habitat for LCR steelhead and Milk Creek is within designated critical habitat for UWR steelhead. According to the BA, neither of these steelhead ESUs is present within any of the streams on the seed orchard property. LCR steelhead utilize Clear Creek for spawning and rearing in the vicinity of its confluence with Swagger Creek, approximately 1.1 miles downstream from the seed orchard. UWR steelhead may be present in Milk Creek approximately 1.3 miles downstream from the seed orchard.

Critical habitat for LCR steelhead includes the Columbia River and its tributaries between the Cowlitz and Wind Rivers in Washington and the Willamette and Hood Rivers in Oregon, inclusive. Excluded are steelhead in the upper Willamette River Basin above Willamette Falls, and steelhead from the Little and Big White Salmon Rivers in Washington. Critical habitat for UWR steelhead includes the Willamette River and its tributaries upstream from Willamette Falls. Freshwater critical habitat includes all waterways, substrates, and adjacent riparian areas—areas adjacent to a stream that provides the following functions: Shade, sediment, nutrient or chemical

regulation, streambank stability, and input of large woody debris or organic matter—below longstanding, natural impassable barriers (i.e., natural waterfalls in existence for at least several hundred years) and several dams that block access to former LCR and UWR steelhead habitat. The proposed action would not occur in designated critical habitat for LCR or UWR steelhead.

4. EVALUATING PROPOSED ACTION

The standards for determining jeopardy are set forth in section 7(a)(2) of the ESA as defined by 50 CFR Part 402 (the consultation regulations). In conducting analyses of habitat-altering actions under section 7 of the ESA, NMFS uses the following steps: (1) Consider the status and biological requirements of the species; (2) evaluate the relevance of the environmental baseline in the action area to the species' current status; (3) determine the effects of the proposed or continuing action on the species; (4) consider cumulative effects; and (5) determine whether the proposed action, in light of the above factors, is likely to appreciably reduce the likelihood of species survival in the wild or adversely modify its critical habitat. In completing this step of the analysis, NMFS determines whether the action under consultation, together with all cumulative effects when added to the environmental baseline, is likely to jeopardize the continued existence of the listed species, and/or result in destruction or adverse modification of their critical habitat. If NMFS finds that the action is likely to jeopardize the listed species, NMFS must identify reasonable and prudent alternatives for the action.

4.1. Biological Requirements

The first step in the method NMFS uses for applying the ESA section 7(a)(2) to listed salmon is to define the biological requirements of the species most relevant to each consultation. NMFS also considers the current status of the listed species by taking into account population size, trends, distribution and genetic diversity. To assess the current status of the listed species, NMFS starts with the determinations made in its decision to list LCR and UWR steelhead for ESA protection and also considers new data available that are relevant to the determination (Busby *et al.* 1996).

The relevant biological requirements are those necessary for LCR and UWR steelhead to survive and recover to naturally reproducing population levels at which protection under the ESA would become unnecessary. Adequate population levels must safeguard the genetic diversity of the listed stock, enhance their capacity to adapt to various environmental conditions, and allow them to become self-sustaining in the natural environment.

For this consultation, the biological requirements are habitat characteristics that function to support successful spawning, rearing and migration. The current status of the LCR and UWR steelhead, based upon their risk of extinction, has not significantly improved since the species was listed and, in some cases, their status may have worsened.

4.2. Environmental Baseline

The environmental baseline is an analysis of the effects of past and on-going human and natural factors leading to the current status of the species or its habitat and ecosystem within the action area. The action area is defined as all areas (bankline, adjacent riparian zone, and aquatic area) to be affected directly or indirectly by the Federal action and not merely the immediate area involved in the action (50 CFR 402.02). Direct effects occur at the project site and may extend upstream or downstream based on the potential for impairing fish passage, hydraulics, sediment and pollutant discharge, and the extent of riparian habitat modifications. Indirect effects may occur throughout the watershed where actions described in this Opinion lead to additional activities or affect ecological functions contributing to stream degradation. For this consultation, the action area includes the treatment units and all hydrologically connected waterways in the Clear Creek drainage downstream to the Clackamas River and in the Milk Creek drainage downstream to the Molalla River.

The Horning Seed Orchard was established in 1964, with the long-term objective to provide a continuous supply of high quality, healthy conifer seed. The seed is used to grow seedlings on a continuing basis for reforesting harvested areas. The seed orchard occupies approximately 800 acres, of which 248 are in active seed production. Approximately 26.9 acres is proposed for spray treatment in 2001. Tree species maintained at the orchard include Douglas-fir, Noble fir, western hemlock, western red cedar, sugar pine, and western white pine. Approximately 200 acres are grazed annually by cattle and sheep, hay is harvested from 165 acres, and 90 acres are mowed twice per year.

Clear Creek is not on the Oregon Department of Environmental Quality (ODEQ) 303(d) List of Water Quality Limited Water Bodies. Approximately 94 percent of the Clear Creek watershed is privately owned, and much of the valley bottom area is used for rural residential and agricultural purposes. In addition, much of the watershed was logged prior to the 1950's.

Regarding Milk Creek (a Molalla River tributary), the Lower Molalla River watershed is listed on the ODEQ's 303(d) list as being severely impacted for several water quality parameters, including dissolved oxygen and bacteria levels. Most of the lower elevation areas of the Milk Creek watershed are dominated by agricultural land, several small urban areas, and numerous rural residences which may produce non-point discharges of sediment and turbidity in this area of the Lower Molalla River.

5. ANALYSIS OF EFFECTS

5.1. Effects of Proposed Action

The effects of chemical insecticide use frequently extend beyond the intended target species. Insecticide composition (including inert ingredients, carrier agents, and surfactants), chemical

character, environmental conditions, and application techniques are among the parameters that determine the degree to which insecticide effects will impact non-target species and their ecosystems. Scientific studies have documented lethal effects, and to a lesser degree sublethal effects of active ingredients, on many species. These studies are typically laboratory derived and findings may vary greatly. For example, pyrethroid LC₅₀ concentrations for salmonids have been shown to vary considerably (Table 2). Field conditions may provide some ameliorating circumstances that may reduce exhibited chemical toxicity. Smith and Stratton (1986) state, “field applications usually have no pronounced effects on *in situ* fish survival.” Furthermore, inert ingredient toxicity is frequently overlooked and is often little studied or understood. However, the myriad of possible chemical/species interactions frequently necessitate that chemical classes and/or species groups must be used as the best available science to anticipate potential effects on a particular species.

Similarly, there is currently a question of the adequacy of using LC₅₀ values to predict *take*¹ in the context of the ESA. Little *et al.* (1990) noted behavioral changes in rainbow trout at chlordane (organochlorine insecticide) concentrations below EPA’s not-to-be-exceeded concentration illustrating the inadequacy of using current EPA application guidelines for avoiding sublethal effects.

Table 2. Smith and Stratton (1986) indicate lethal concentrations for pyrethroid insecticides on salmonids vary.

<p>Coho Salmon</p> <ul style="list-style-type: none"> • 96 hr LC₅₀ = 22.2 mu g/L allethrin (Mauck <i>et al.</i> 1976). <p>Rainbow Trout</p> <ul style="list-style-type: none"> • 24 hr LC₅₀ = 3.8 mu g/L fenvalerate (Mulla <i>et al.</i> 1978). • 24 hr LC₅₀ = 4.7 mu g/L fenvalerate (Holcombe <i>et al.</i> 1982). • 24 hr LC₅₀ = 76 mu g/L fenvalerate (Coats and O’Donnell-Jeffrey 1979). • 48 hr LC₅₀ = 3.0 mu g/L fenvalerate (Mulla <i>et al.</i> 1978). • 96 hr LC₅₀ = 0.32 mu g/L flucythrinate (Worthing and Walker 1983). • 96 hr LC₅₀ = 2.1 mu g/L fenvalerate (Holcombe <i>et al.</i> 1982). • 96 hr LC₅₀ = 17.5 mu g/L allethrin (Mauck <i>et al.</i> 1976). <p>Atlantic Salmon</p> <ul style="list-style-type: none"> • lethal threshold = 0.46 mu g/L fenvalerate (McLeese <i>et al.</i> 1980). • 96 hr LC₅₀ = 1.2 mu g/L fenvalerate (McLeese <i>et al.</i> 1980).
--

¹To harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect or attempt to engage in any such conduct.

Asana XL is comprised of esfenvalerate (8.4%) and inert ingredients (91.6%), including two potentially toxic substances that have a high priority with the EPA for testing: xylene (<3%) and ethylbenzene (<1%). Esfenvalerate is a synthetic pyrethroid insecticide and is registered as a moderately toxic insecticide for use for forestry, range, conifer seed orchards, forest tree nurseries, and right-of-way pest control. Esfenvalerate is a sodium channel blocker that kills insects on contact or ingestion. Non-target insects may similarly be effected.

Pyrethroids, including esfenvalerate, are highly toxic to aquatic invertebrates and fish (Moore and Waring 2001, Tanner and Knuth 1996, Little et al. 1993, Eisler 1992, Smith and Stratton 1986, Curtis et al. 1985). Eisler (1992) states that use of synthetic pyrethroid insecticides should be done with extreme caution in habitats of endangered species, but that few environmental problems to aquatic organisms have been documented. Fenvalerate LC₅₀ concentrations for mayflies range from 0.07-0.93 µg/L and for stoneflies is 0.13 µg/L (Smith and Stratton 1986). The esfenvalerate 96-hour LC₅₀ concentration for rainbow trout (*Oncorhynchus mykiss*) is 0.3 µg/L (Extoxnet website at <<http://ace.orst.edu/cgi-bin/mfs/01/pips>>). Curtis et al. (1986) found a 96-hour fenvalerate LC₅₀ concentration for alevin rainbow trout of 0.09 µg/L.

Sublethal effects in fish have been documented at recommended rates of application (Smith and Stratton 1986). As stated in Smith and Stratton (1986); “Pyrethroids are lipophilic and are likely to be strongly absorbed by the gills, even from water containing very low pesticide concentrations.” While little is known regarding the sublethal effects of esfenvalerate on steelhead in particular, a recent study of a synthetic pyrethroid insecticide on Atlantic salmon (*Salmo salar*) found male parr exhibited an inhibited olfactory response following a five day exposure to concentrations of less than 0.004 µg/L or 4 parts per trillion (Moore and Waring 2001). The same study found exposure of milt and eggs to a concentration of 0.1 µg/L reduced egg fertilization. Bluegill (*Lepomis macrochirus*) exposed to pulses of low esfenvalerate concentrations (0.025 µg/L) exhibited behavioral responses including gross body tremors within 4 hours (Little et al. 1993). Esfenvalerate may bioaccumulate in the tissues of fish and other aquatic organisms, but is not known to biomagnify. Smith and Stratton (1986) state that synthetic pyrethroid insecticides are rapidly eliminated from tissue after discontinuation of exposure and are not expected to biomagnify through the food chain.

The persistence of esfenvalerate varies upon environmental conditions with half-lives in direct sunlight, soil, and water being 7.5 days, up to 90 days, and 10 to 220 days, respectively. At least one study found pyrethroids to be “relatively non-persistent and do not accumulate in the environment” (Smith and Stratton 1986). Chapman et al. (1981) applied 1 part per million of the pyrethroid fenvalerate to mineral and organic soils. Eight weeks after application, 12% of the applied fenvalerate remained in the mineral soil sample, and 58% remained in the organic soil sample. Another study that applied Asana (esfenvalerate) in two applications 30 days apart directly to littoral enclosures found maximum water concentrations within 1 to 3 hours after application and only 10% remained after 24 hours (Heinis and Knuth 1992). Esfenvalerate concentrations were undetectable (0.047 µg/L) in water within 4 days. And yet, the same littoral enclosure study found: “Water and sediment, and, to a lesser extent, aquatic vegetation

and macrophytes, were important reservoirs for esfenvalerate” (Heinis and Knuth 1992). In general, soil organisms and photodegradation breakdown esfenvalerate in the environment producing carbon dioxide, acid, and alcohol. Esfenvalerate readily binds to organic matter in the soil, has little mobility, and is practically insoluble in water. The potential for leaching into groundwater is very low.

The inert Asana XL ingredient xylene very quickly evaporates into the air from surface water and soil where it may remain for several days until it is broken down by sunlight. Because xylene is applied as a liquid, it does have the potential to infiltrate into the soil. Most xylene in surface water evaporates into the air in less than a day. Xylene is more persistent in groundwater where evaporation is impaired.

The inert Asana XL ingredient ethylbenzene is most commonly found in vapor form since it moves easily into the air from water and soil. In the air, ethylbenzene is broken down by sunlight in approximately 3 days. In surface water, it breaks down by reacting with other compounds. In soils, ethylbenzene is broken down by bacteria.

5.2. Vectors of Exposure

There are three primary scenarios of how esfenvalerate could reach stream channels, reservoirs, and wetlands due to the proposed action: through runoff from the applied fields, drift from the aerial spray, and potential spills in and near stream channels.

Direct effects resulting from Asana XL are predominately associated with contamination of waterways resulting from drift. Drift is dependent on gravity, air movement, and droplet size (NebGuide website at <<http://www.ianr.unl.edu/pubs/pesticides/g1001.htm>>). Smaller droplets stay aloft longer and the longer a droplet is suspended the greater the potential for it to be translocated by air currents. A droplet size of 100 microns (mist) takes 11 seconds to fall 10 feet in still air. The same size droplet would travel 13.4 feet in a 1 mph wind while dropping that same 10 feet, and 77 feet at 5 mph (NebGuide website). Application pressure, nozzle size, nozzle type, spray angle, spray volume are all factors in determining droplet size. Droplet sizes increase with decreasing pressure and larger nozzle sizes. An indicated droplet size (i.e., 300 microns) really represents a median diameter of all droplets. Actual droplet sizes will range from considerably smaller as well as larger than the indicated droplet size. During temperature inversions little vertical air mixing occurs and drift can translocate contaminants several miles (NebGuide website). In addition, low relative humidity and/or high temperature conditions will increase evaporation and the potential for drift. Proposed buffers, application criteria, and concurrent drift monitoring should minimize this risk. Cessation of operations criteria includes positive hits on drift cards located 60 feet from the treatment unit or any hits beyond the aeration zone. Past monitoring of esfenvalerate applications at the Horning Seed Orchard indicates that if esfenvalerate is applied under calm conditions there should be little drift of the spray. Nearly all nearby streams are buffered with natural vegetation, including a relatively dense overstory of conifer and hardwoods. Most of these streams are not perennial where they are near the spray

units. A 200 foot buffer on stream 2a/b will reduce the potential for drift to enter that stream (Table 3). Spills near any water will be avoided through siting the mixing and loading zones in the compound area (greater than 1,600 feet from flowing water). Transit of the helicopter between units will not occur over any surface water, with the exception of Unit B34 when the helicopter must fly over stream 6a. These Best Management Practices should avoid the scenario of drift and spill delivery of esfenvalerate to surface waters.

Table 3. Approximate distance from orchard units to surface water.

Drainage	Orchard Section	Orchard Unit	Closest Tributary Channel	Approx. Distance to Surface Water (intermittent flow) in feet	Buffer Distance in Proposed Action
Clear Creek	Section 13	P11	stream 5a	160+	160+
		P12	stream 2b	45-50	200
		P13	stream 5a	200 - 280	200 - 280
		B14	stream 2a	0 (150 ft to perennial flow)	200
		B34	stream 6a	200	200
Milk Creek	Section 23	P30, 33	stream 10a	1700	1700
			stream 8a	830	830

Post-application direct effects may occur in association with rain events that may transport the chemicals to waterways, which will convey them downstream to LCR and UWR steelhead habitat. The adsorption potential, stability, solubility, and toxicity of a chemical determines the extent to which it will migrate and adversely effect surface waters and groundwater (Spence et al. 1996). The insolubility and strong adsorbing characteristics of esfenvalerate make this chemical unlikely to leach through soils and if sediment transport is precluded, transport to waterways should be minimal. However, the high toxicity and persistence of esfenvalerate means the chemical remains a significant contamination threat longer, maybe well into the fall wet season. Considering minimum 200-foot buffers, biodegradation, and chemical half-lives, contaminate concentrations should be insignificant by the time surface water entry occurs.

The potential for runoff or surface leaching (top few inches of soil profile) from treatment units was modeled by BLM using the Groundwater Loading Effects of Agricultural Management Systems (GLEAMS) model version 3.01. The GLEAMS model, developed by the USDA Agricultural Research Service, is a computerized mathematical model developed for field-sized areas to evaluate the movement and degradation of chemicals within the plant root zone under

various crop management systems. The model has been tested and validated using a variety of data on pesticide movement.

GLEAMS has four main components: hydrology, erosion, nutrients, and pesticides (the nutrients component is for fertilizer applications only). The hydrology component subdivides the soil within the rooting zone into as many as 12 computational layers. Soils data describing porosity, water retention characteristics, and organic matter content for the site-specific soil layers are collected for model initialization. During simulation, GLEAMS computes a continuous accounting of the water balance for each layer, including percolation, evaporation, and transpiration. The erosion component accounts not only for the basic soil particle size categories (sand, silt, and clay), but also for small and large aggregates of soil particles. The program accounts for the unequal distribution of organic matter between soil fractions. The pesticide component can represent chemical deposition directly on the soil, the interception of chemicals by foliage, and subsequent washoff. Degradation rates are allowed to differ between plant surfaces and soil, and between soil horizons. Input data required by the GLEAMS model consist of five separate files: rainfall data, temperature data, hydrology parameters, erosion parameters, and chemical parameters. Output from the GLEAMS model includes accounting of concentrations by soil layer for each chemical, and the movement of pesticide residues in percolating soil waters, surface runoff waters, and those residues sorbed to eroding soil particles on a daily basis.

GLEAMS can model the concentration of chemical that will leave a target field, in this case an orchard block, that is transported by overland flow or that is sorbed to soil particles that are transported in the flow. The estimate is based on a representative five-year precipitation record and represents the proportion of days within the five-year span during which chemical would leave the treatment unit. The assumption is that this overland flow is collected in a stream at the edge of the field. In reality, varying widths of vegetative buffers exist between the modeled finding and any stream channels within the orchard. The model is not able to predict chemical concentrations reaching streams which are separated from the target fields by buffer areas. Furthermore, any mixing, dilution, or reduction of the chemical that may result as it travels the 1.1 to 1.5 miles, depending on the treatment unit, downstream to LCR and UWR steelhead habitat in Clear Creek and Milk Creek can not be modeled.

There are no stream channels in any of the orchard units nor are there any channels connecting the units to any intermittent or perennial channels. There are topographic draws within the units but any surface flow in these draws is ephemeral and would occur only in direct response to heavy precipitation. The ephemeral draws are covered with a dense mat of grass and moss ground cover which effectively prevents surface erosion. If any surface flow occurs in these draws there will likely be negligible movement of contaminated soil off the fields. There is no hydrologic connection between units P-30/33 and stream 10. The head of stream segment 10b, an ephemeral draw, is about 150 feet from units P-30/33; there is no surface channel between 10b and the units. Additionally, stream segment 10a has no defined surface channel. The inception

point for stream segment 10a, the point at which intermittent flow begins, is approximately 1,700 feet away from units P-30/33.

The runoff and sediment concentrations predicted by the GLEAMS model are assumed to be the “edge of field” concentrations. The model is not able to predict the fate of chemical runoff and sediment concentrations moving through riparian buffers and wetland sites. All of the streams at the seed orchard have an existing densely vegetated riparian zone which range in width from around 40 feet to several hundred feet. These areas contain un-compacted soils with thick surface litter and high organic matter content. It is very likely that most of the esfenvalerate that the model predicts could runoff from the orchard units, would be captured in the riparian buffers through adsorption to soil and organics. Many of the intermittent and perennial streams have a wetland system along the channel edge. These too would offer adsorption sites for runoff events. Since the fate of the chemical within these buffers cannot be modeled, a conservative approach was taken. It was assumed that the concentration of esfenvalerate leaving the fields was the amount entering the streams. For this reason, the concentrations of esfenvalerate predicted in the modeling are likely to be significantly higher than any actual stream concentrations (if any) that may result from implementation of the proposed action.

Since GLEAMS cannot model the fate of the chemical within buffer areas, BLM took a conservative approach and assumed that the concentration of esfenvalerate leaving the fields was the amount entering the streams at the point of LCR and UWR steelhead presence. The predicted concentrations of chemicals leaving the fields may be significantly lower than predicted in the risk assessments since any benefit from the riparian buffers has not been considered. In addition, there would likely be significant settling, mixing, and dilution beyond that modeled as a result of instream transport from the stream entry point to the habitat.

The potential for effects to steelhead is based on the modeled expected exposure concentrations (EEC) of esfenvalerate in the water in Clear Creek, at the confluence with Swagger Creek and in Milk Creek, at the confluence with the tributary draining section 23. Steelhead are not known to use any of the tributaries of Clear Creek or Milk Creek that enter the seed orchard. Two concentrations were evaluated. The first is the concentration in Clear Creek or Milk Creek during mid-winter since this is the most likely time that peak concentrations of esfenvalerate might enter the streams, according to the GLEAMS model. The concentrations are based on the peak winter concentration of esfenvalerate leaving the treatment fields diluted by the estimated mean winter flows in either Clear Creek or Milk Creek. These EEC's were compared to the LC₅₀ (0.3 $\mu\text{g/L}$) for rainbow trout (EXTOXNET). The second concentration evaluated is based on the peak spring-time concentration of esfenvalerate leaving the treatment fields diluted by the estimated mean spring flows in either Clear Creek or Milk Creek. The spring-time exposure concentration was used to estimate the concentration that maybe in the water when eggs may be in the gravel. The spring-time EEC's were compared to the LC₅₀ values for rainbow trout and the LC₅₀ (0.09 $\mu\text{g/L}$) for 6-day steelhead embryos/fry (Curtis, et al. 1985).

In order to assess the potential for adverse effects to LCR and UWR steelhead, the BLM used a two-step environmental risk analysis. The first step utilized the risk assessment procedure outlined by the EPA for endangered species (EPA 1986). In this process, the EEC is compared to an effect level (e.g., an LC_{50}) based on regulatory risk criteria for acute toxicity established by the EPA, U.S. Fish and Wildlife Service and the National Marine Fisheries Service. The regulatory risk criteria for ESA-listed aquatic organisms makes a “presumption of unacceptable risk” if the EEC is greater than $1/20 LC_{50}$. It is reasonable to equate the EPA’s “presumption of unacceptable risk” to “possible adverse effects” (Ted Buerger, personal communication on March 19, 2001). The regulatory criteria does not assign any level of risk when the EEC is less than $1/20 LC_{50}$. For this analysis, the BLM used the EEC values, derived from the “edge of field” results of the GLEAMS model, during maximum winter flows and maximum spring flows, as described above. The results of this assessment for steelhead and cutthroat trout are shown in Table 3. This is considered to be a conservative assessment because the concentrations of esfenvalerate predicted in the modeling are likely to be significantly higher than any actual stream concentrations (if any) that may result from implementation of the proposed action.

The second step of the risk assessment brought into consideration the on-site conditions which were not considered in step 1 due to limitations of the GLEAMS model. The primary factors considered are the existence of well vegetated riparian buffers and whether or not there is a hydrologic connection between the treatment areas and the nearby streams. This part of the assessment is subjective in nature, since no EEC values could be developed.

It is not expected that there will be any adverse effects to steelhead in either Clear Creek or Milk Creek as a result of the proposed application of esfenvalerate in the seed orchard (Table 3). The modeled EEC’s in both Clear Creek and Milk Creek are less than the $1/20 LC_{50}$ value (actually less than $1/100$ of the LC_{50} value) for all life stages. The predicted EEC’s in Clear Creek are based on the combined “edge of field” concentrations for all treated units in the Swagger Creek drainage. Actual concentrations in Clear Creek are expected to be much lower due to on-site conditions, such as riparian buffers, which should minimize, or prevent, any esfenvalerate from entering the streams. There is a moderate potential for contamination only to stream 2. Any potential chemical runoff from the units, including stream 2, is expected to go subsurface and be adsorbed to the soil and is not expected to reach flowing streams.

No contamination in Milk Creek is expected to occur because there is no hydrologic connection between treatment fields P30/33 and stream 10. Unit P-30/33 is approximately 1,700 feet and 830 feet from intermittent flow in Milk Creek tributaries 10 and 8, respectively.

It is expected that implementation of project conservation measures as described above in *Section 2 (Proposed Action)* would greatly minimize the risk that esfenvalerate would reach downstream LCR or UWR steelhead populations in concentrations sufficient to elicit significant sublethal and less likely lethal effects. Application buffers and drift monitoring should avoid drift contamination. Vegetated buffer strips and soil aeration should maximize infiltration rates and minimize over-ground flow. The soils should contain the pesticides until biodegradation and

half-living renders the chemicals impotent. The vigorous grass cover should prevent erosion. Silt fencing at the head of stream 2a should minimize off-site transport of any mobilized esfenvalerate contaminated organics.

While risk assessment estimates indicate the project may slightly alter the existing water quality, conservation measures should adequately minimize short-term and avoid long-term adverse affects to LCR and UWR steelhead.

Table 3. Modeled expected exposure concentrations of esfenvalerate (Asana XL) and risk assessment for steelhead and steelhead embryos/fry in Clear Creek and Milk Creek for 2001 Horning Seed Orchard spray project.

Species/Life Stage	LC ₅₀ (mu g/L)	1/20 LC ₅₀ (mu g/L)	EEC (mu g/L)*	Flow Condition for EEC	Is EEC > 1/20 LC50?
Clear Creek					
Steelhead (rainbow trout)	0.3	0.015	0.00155	winter mean flow	no
			0.000902	spring mean flow	no
Steelhead embryos/fry	0.09	0.0045	0.000902	spring mean flow	no
Milk Creek					
Steelhead (rainbow trout)	0.3	0.015	0.00000178	winter mean flow	no
			0.00329	spring mean flow	no
Steelhead embryos/fry	0.09	0.0045	0.00329	spring mean flow	no

*EEC = Expected Exposure Concentration

5.3. Effects on Critical Habitat

The NMFS designates critical habitat based on physical and biological features that are essential to the listed species. Essential features of designated critical habitat include substrate, water quality, water quantity, water temperature, food, riparian vegetation, access, water velocity, space and safe passage. The proposed treatment area would not occur within designated critical habitat for LCR and UWR steelhead, but the action area may extend into critical habitat because rain events could transport insecticides offsite and downstream.

Based on risk assessment probabilities, water quality impairment could result from upslope application of Asana XL. For esfenvalerate, contaminated sediment could settle in stream pools or the interstitial spaces of gravels and be a contaminant source for months. Impairment of the water quality may significantly affect aquatic invertebrates within LCR or UWR steelhead habitat and thereby impact their prey base. The literature suggests invertebrate reductions could persist for a period of weeks (Smith and Stratton 1986), months, or even years following exposure to insecticides (Spence et al. 1996). Spence et al. (1996) state “the greatest effect of insecticide on fish probably arises from effects on terrestrial and aquatic insects that form the salmonids’ food base.”

While risk assessment estimates indicate the project may slightly alter the existing water quality and potentially the prey base of LCR and UWR steelhead habitat, conservation measures should adequately minimize short-term and avoid long-term adverse modification of critical habitat.

5.4. Cumulative Effects

Cumulative effects are defined in 50 CFR 402.02 as those effects of “future State or private activities, not involving Federal activities, that are reasonably certain to occur within the action area of the Federal action subject to consultation.” Future Federal actions, including the ongoing operation of hydropower systems, hatcheries, fisheries, and land management activities are being (or have been) reviewed through separate section 7 consultation processes. Therefore, these actions are not considered cumulative to the proposed action. The Federal government administers approximately 6 percent of the land in the Clear Creek drainage and approximately 6 percent of the land in the Milk Creek drainage.

NMFS is not aware of any specific future non-Federal activities within the action area that would cause greater impacts to listed species than presently occurs. However, the adjacent lands are in private timber production. The use of chemical fertilizers, herbicides, or pesticides as part of normal forest practice may occur, but no specific information is known regarding their use. Furthermore, NMFS does not consider the regulations governing timber harvests on non-Federal lands within Oregon to be sufficiently protective of stream and riparian habitat values. Therefore, the possibility exists that those habitat values are at risk by future harvests on non-Federal lands within the basin.

6. CONCLUSION

The proposed Asana XL insecticide application appears to possess the potential to expose LCR and UWR steelhead to sub-lethal (less than 1/100 of LC₅₀ value for embryos, fry, or fingerlings) concentrations of esfenvalerate, may have significant detrimental impacts on prey species (aquatic invertebrates), and significant esfenvalerate concentrations could persist until the next wet season providing a continuing source of contamination. Therefore, NMFS believes there is more than a negligible likelihood of non-lethal incidental take of LCR and UWR steelhead. Our

conclusion is based on the finding that esfenvalerate elicits sub-lethal effects at extremely low concentrations and modeling indicates esfenvalerate concentrations leaving the treatment units may exceed those concentrations.

After reviewing the current status of LCR and UWR steelhead, the environmental baseline for the action areas, the effects of the proposed insecticide application and the cumulative effects, NMFS has determined that the proposed Asana XL insecticide application, as proposed, at the Horning Seed Orchard is not likely to jeopardize the continued existence of the LCR and UWR steelhead, and is not likely to destroy or adversely modify designated critical habitat. This finding is based, in part, on incorporation of conservation measures into the proposed project design, including concurrent monitoring of drift during application periods. Furthermore, NMFS expects implementation of the monitoring plan as a whole to provide better information about the potential of offsite transport of contaminants. In summary, our conclusion is based on the following considerations: 1) The proposed action will occur approximately 1.1 upstream of designated LCR steelhead critical habitat and 1.3 mile upstream of designated UWR steelhead critical habitat; 2) LCR and UWR steelhead do not occur within the treatment area; 3) 200-foot minimum no-spray buffers will be used around all perennial, intermittent, or surface waters present at the time of application; 4) wind limits and drift monitoring concurrent with insecticide application will minimize the risk of direct contamination of area waterways, including the halting of activities if drift is observed 60 feet from any treatment area; 5) precipitation forecast limits, soil aeration, silt fences, and sand traps will minimize the risk of indirect water contamination via ground transport; 6) vigorous ground cover will minimize risk of erosion and contaminated sediment transport; 7) staging areas are located well away from water on ridgetops; 8) esfenvalerate binds strongly with soils and is not water soluble; 9) esfenvalerate is broken down by sunlight and microorganisms; 10) inert ingredients are volatile and will not be available to enter waterways; 11) no new roads or vegetation removal are proposed; and 12) existing natural riparian buffers are present to assist in the protection of downslope water quality.

7. CONSERVATION RECOMMENDATIONS

Section 7(a)(1) of the ESA directs Federal agencies to utilize their authorities to further the purposes of the ESA by carrying out conservation programs for the benefit of the threatened and endangered species. Conservation recommendations are *discretionary* measures suggested to minimize or avoid adverse effects of a proposed action on listed species, to minimize or avoid adverse modification of critical habitat, or to develop additional information.

The NMFS recommends that: 1) Every effort be made to minimize the amount of insecticide used per tree; 2) further consideration be given to the use of high-lift equipment to allow downward spraying to reduce the drift threat of overspray; 3) the wind limit for spraying be reduced to 3 miles per hour; and, 4) spraying within 400 feet of any waterway be limited to periods of calm winds only.

In order for NMFS to be kept informed of actions minimizing or avoiding adverse effects or benefitting listed species or their habitats, NMFS request notification of the implementation of any conservation recommendations.

8. REINITIATION OF CONSULTATION

This concludes formal consultation under the ESA on this action in accordance with 50 CFR 402.14(b)(1). Reinitiation of consultation is required: 1) If the amount or extent of incidental take is exceeded; 2) the action is modified in a way that causes an effect on the listed species that was not previously considered in the biological assessment and this Opinion; 3) new information or project monitoring reveals effects of the action that may affect the listed species in a way not previously considered; or 4) a new species is listed or critical habitat is designated that may be affected by the action (50 CFR 402.16).

9. INCIDENTAL TAKE STATEMENT

Section 9 of the ESA and Federal regulation pursuant to section 4(d) of the ESA prohibit the take of endangered species and threatened species, respectively, without special exemption. Take is defined as to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, collect, or attempt to engage in any such conduct. Harm is further defined by NMFS to include significant habitat modification or degradation that results in death or injury to listed species by significantly impairing essential behavioral patterns, including breeding, feeding, and sheltering. Harass is defined by NMFS as intentional or negligent actions that create the likelihood of injury to listed species to such an extent as to significantly alter normal behavior patterns which include, but are not limited to, breeding, feeding, and sheltering. Incidental take is defined as take that is incidental to, and not the purpose of, the carrying out of an otherwise lawful activity. Under the terms of Section 7(b)(4) and Section 7(o)(2), taking that is incidental to, and not intended as part of, the agency action is not considered to be prohibited taking under the ESA provided that such taking is in compliance with the term and conditions of this Incidental Take Statement.

9.1. Amount or Extent of Take

NMFS anticipates that the proposed action covered by this Opinion has more than a negligible likelihood of non-lethal incidental take of juvenile LCR and/or UWR steelhead resulting in sublethal behavior modifications as a result of potential exposure to esfenvalerate. Effects of actions such as these are largely unquantifiable in the short term. The effects of these activities on population levels are also largely unquantifiable and not expected to be measurable in the long term.

Therefore, even though NMFS expects some low level of incidental take may occur due to the action covered by this Opinion, the best scientific and commercial data available are not

sufficient to enable NMFS to estimate a specific amount of incidental take to the species itself. In instances such as this, NMFS designates the expected level of take in terms of the extent of take allowed. Therefore, NMFS limits the area of allowable incidental take for LCR steelhead to all reaches of Clear Creek tributaries within the Horning Seed Orchard and downstream to Clear Creek and Clear Creek downstream to its mouth; and for UWR steelhead to all reaches of Milk Creek tributaries within the Horning Seed Orchard and downstream to Milk Creek and Milk Creek downstream to its mouth for a period of six months following application. Incidental take occurring beyond these areas (i.e., Clackamas River or Molalla River) or time limit is not authorized by this consultation. Based on the information provided, NMFS anticipates that an unquantifiable but low level of incidental take could occur as a result of the action covered by this Opinion. Moreover, the small amount of take that may occur is expected to be non-lethal.

9.2. Reasonable and Prudent Measures

NMFS believes that the following reasonable and prudent measures are necessary and appropriate to minimize take of LCR and UWR steelhead. Minimizing the amount and extent of take is essential to avoid jeopardy to the listed species.

1. Minimize the likelihood of incidental take associated with insecticide application by implementing conservation measures.
2. Minimize the likelihood of incidental take by confirming that esfenvalerate is not detectable beyond the areas authorized by this consultation.
3. Monitor the effectiveness of the proposed conservation measures in minimizing incidental take and report to NMFS.

9.3. Terms and Conditions

In order to be exempt from the prohibitions of section 9 of the Act, BLM must comply with the following terms and conditions, which implement the reasonable and prudent measures described above. These terms and conditions are non-discretionary.

1. To Implement Reasonable and Prudent Measure #1, above, the BLM shall:
 - a. Implement all conservation measure described in the Proposed Action section of this Opinion, or gain prior authorization from NMFS to forgo implementation of any measure.
 - b. Review the provisions of this Opinion with the contracted applicator prior to commencing insecticide application operations.

- c. Review Horning Seed Orchard's spill response plan with the contracted applicator prior to commencing insecticide application operations.
 - d. Notify NMFS (R. Lindland 503-231-2315) one week prior to commencing the initial insecticide application.
 - e. Allow NMFS to be present, at its discretion, during any insecticide application operation.
 - f. Ensure all chemical storage, chemical mixing, and post-application equipment cleaning is completed in such a manner as to prevent the potential contamination of any riparian area, perennial or intermittent waterway, unprotected ephemeral waterway, or wetland.
 - g. Halt all application operations whenever drift has been observed to exceed 59 feet from the treatment area (either visually observed or indicated by drift card hits at 60 feet).
 - h. Not recommence insecticide application following a drift instigated work stoppage until NMFS (R. Lindland 503-231-2315) has been notified, and environmental conditions and/or application technique have been sufficiently altered to prevent 60-foot drift.
 - i. Not conduct insecticide application when precipitation is forecast to occur within 24 hours.
 - j. Apply a 200-foot no-spray buffer on any roadside ditches that may convey contaminants to waterways.
2. To implement Reasonable and Prudent Measure #2, above, the BLM shall:
- a. Monitor the boundaries of the designated incidental take areas by implementing those pertinent actions detailed in the Effectiveness Monitoring section of the Water Quality Monitoring Plan (Appendix A). NMFS will accept a negative upstream sample as sufficient demonstration of compliance with this Term and Condition.
3. To implement Reasonable and Prudent Measure #3, above, the BLM shall:
- a. Implement the Water Quality Monitoring Plan as presented to NMFS during consultation (Appendix A).

- b. Continue monitoring runoff for a minimum of six months following insecticide application (the period identified by BLM as having the highest probability of aquatic resource contamination due to runoff).
- c. Notify NMFS (R. Lindland 503-231-2315) of any significant deviation from the Water Quality Monitoring Plan (Appendix A).
- d. Following the completion of insecticide application and monitoring, provide NMFS with a summary report by December 31, 2001, describing the success of conservation measures required under Reasonable and Prudent Measure #1, and the results of monitoring under Reasonable and Prudent Measure #2 and #3(a). The report should focus on actions taken to ensure that esfenvalerate was contained to the treatment area to the greatest extent possible. It is recommended that the report include photo documentation.
- e. Monitoring reports shall be submitted to:

National Marine Fisheries Service
Attn: Ron Lindland
525 NE Oregon Street, #500
Portland, Oregon 97232-2778

Reference: OSB2001-0034
- f. If a dead, sick or injured LCR or UWR steelhead is located, immediate notification must be made to Ron Lindland, NMFS, telephone: (503-231-2315), or NMFS Law Enforcement, (360-418-4246). Care will be taken in handling sick or injured specimens to ensure effective treatment and care or the handling of dead specimens to preserve biological material in the best possible state for later analysis of cause of death. In conjunction with the care of sick or injured species or preservation of biological material from a dead animal, the finder has the responsibility to carry out instruction provided by Law Enforcement to ensure that evidence intrinsic to the specimen is not unnecessarily disturbed.

10. ESSENTIAL FISH HABITAT CONSULTATION

10.1. Background

In addition to ESA consultation, BLM requested consultation on the proposed insecticide application for Essential Fish Habitat (EFH) under the Magnuson-Stevens Act. The objective of the EFH consultation is to determine whether the proposed action may adversely affect designated EFH for relevant species, and to recommend conservation measures to avoid,

minimize, or otherwise offset potential adverse impacts to EFH resulting from the proposed action. BLM determined the proposed action would not adversely affect EFH for Pacific salmon (coho salmon and chinook salmon).

10.2. Magnuson-Stevens Fishery Conservation and Management Act

The Magnuson-Stevens Fishery Conservation and Management Act (MSA), as amended by the Sustainable Fisheries Act of 1996 (Public Law 104-267), requires the inclusion of EFH descriptions in Federal fishery management plans. In addition, the MSA requires Federal agencies to consult with NMFS on activities that may adversely affect EFH.

EFH means “those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity” (MSA §3). The Pacific Fisheries Management Council (Council) has designated EFH for federally-managed groundfish (PFMC 1998a), coastal pelagic (PFMC 1998b), and Pacific salmon (PFMC 1999) fisheries.

The MSA requires consultation for all actions that may adversely affect EFH, and does not distinguish between actions within EFH and actions outside EFH. Any reasonable attempt to encourage the conservation of EFH must take into account actions that occur outside EFH, such as upstream and upslope activities, that may have an adverse effect on EFH. Therefore, EFH consultation with NMFS is required by Federal agencies undertaking, permitting or funding activities that may adversely affect EFH, regardless of its location.

The consultation requirements of section 305(b) of the MSA (16 U.S.C. 1855(b)) provide that:

- Federal agencies must consult with NMFS on all actions, or proposed actions, authorized, funded, or undertaken by the agency, that may adversely affect EFH;
- NMFS shall provide conservation recommendations for any Federal or State activity that may adversely affect EFH;
- Federal agencies shall, within 30 days after receiving conservation recommendations from NMFS, provide a detailed response in writing to NMFS regarding the conservation recommendations. The response shall include a description of measures proposed by the agency for avoiding, mitigating, or offsetting the impact of the activity on EFH. In the case of a response that is inconsistent with the conservation recommendations of NMFS, the Federal agency shall explain its reasons for not following the recommendations no less than 10 days prior to granting final authorization for the subject action.

10.3. Identification of Essential Fish Habitat

Groundfish and coastal pelagic EFH extend from tidal submerged environments within Washington, Oregon, and California offshore to the exclusive economic zone limit (200 miles) (PFMC 1998a; PFMC 1998b). A description and identification of EFH for salmon is found in Appendix A of Amendment 14 to the Pacific Coast Salmon Plan (PFMC 1999). The EFH

includes all those streams, lakes, ponds, wetlands, and other water bodies currently, or historically accessible to chinook salmon and coho salmon in Washington, Oregon, Idaho, and California, except above the impassable barriers identified by the Council (PFMC 1999). Chief Joseph Dam, Dworshak Dam, and the Hells Canyon Complex (Hells Canyon, Oxbow, and Brownlee Dams) are among the listed man-made barriers that represent the upstream extent of the Pacific salmon fishery EFH. Salmon EFH excludes areas upstream of longstanding naturally impassable barriers (i.e., natural waterfalls in existence for several hundred years). In the estuarine and marine areas, proposed designated salmon EFH extends from the nearshore and tidal submerged environments within state territorial waters out to the full extent of the exclusive economic zone (200 miles) offshore of Washington, Oregon, and California north of Point Conception to the Canadian border (PFMC 1999).

10.4. Proposed Actions

The proposed action is detailed above in *Section 2*. The action area encompasses the area immediately associated with the subject insecticide application at Horning Seed Orchard, as well as points downstream that may experience chemical contamination. Chinook salmon occur 12 to 16 miles downstream from the project area, while coho salmon may occur approximately one mile away from the project area.

10.5. Effects of the Proposed Action

NMFS concludes that the effects of this project on designated EFH for coho salmon are likely to be within the range of effects considered in the Endangered Species Act portion of this consultation, and finds that the proposed insecticide application may adversely affect EFH designated for coho salmon. The project would have no effect on chinook salmon EFH.

10.6. Conclusion

NMFS believes that the proposed action may adversely affect designated EFH for coho salmon, but would have no effect on EFH for chinook salmon.

10.7. EFH Conservation Recommendations

The Conservation Recommendations presented above in *Section 7*, and the Reasonable and Prudent Measures and corresponding Terms and Conditions outlined above in *Section 9* are applicable to designated Pacific salmon EFH. Therefore, NMFS recommends that they be adopted as EFH conservation measures. Should BLM adopt and implement these recommendations, potential adverse impacts to EFH would be minimized.

10.8. Statutory Requirements

Please note that the Magnuson-Stevens Act (§305(b)) requires the Federal agency to provide a written response to NMFS' EFH conservation recommendations within 30 days of its receipt of this letter and 10 days prior to final authorization of the proposed action. The response must include a description of measures proposed to avoid, mitigate, or offset the adverse impacts of the activity. If the response is inconsistent with NMFS' conservation recommendations, the reasons for not implementing them must be included.

10.9. Consultation Renewal

BLM must reinitiate EFH consultation with NMFS if the action is substantially revised in a way that may adversely affect EFH or new information becomes available that affects the basis for NMFS' EFH conservation recommendations (50 CFR 600.920).

11. LITERATURE CITED

- BLM (Bureau of Land Management). 1995. Record of Decision and Resource Management Plan. Salem District, Salem, Oregon.
- Busby, P.J., T.C. Wainwright, G.J. Bryany, L.J. Lierheimer, R.S. Waples, F.W. Waknitz, and I.V. Lagomarsino. 1996. Status Review of West Coast Steelhead from Washington, Idaho, Oregon, and California. NOAA Technical Memorandum NMFS-NWFSC-27. August. 261p.
- Chapman, R.A., C.M. Tu, C.R. Harris, and C. Cole. 1981. Persistence of Five Pyrethroid Insecticides in Sterile and Natural, Mineral and Organic Soil. Bull. Environm. Contam. Toxicol. 26:513-519.
- Curtis, L.R., W.K. Seim, and G.A. Chapman. 1985. Toxicity of Fenvalerate to Developing Steelhead Trout Following Continuous or Intermittent Exposure. Journal of Toxicology and Environmental Health 15:415-457.
- Eisler, R. 1992. Fenvalerate hazards to fish, wildlife, and invertebrates: A synoptic review. Contaminant Hazard Reviews Report 24, U.S. Fish and Wildlife Service, Patuxent Wildlife Research Center, Laurel, Maryland 20708. 43p.
- Heinis, L.J., and M.L. Knuth. 1992. The mixing, distribution and persistence of esfenvalerate within littoral enclosures. Environmental Toxicology and Chemistry, vol 11, no. 1, pp. 11-25.
- Little, E.E., R.D. Archeski, B.A. Flerov, and V.I. Koslovskaya. 1990. Behavioral indicators of sublethal toxicity in rainbow trout. Archives of Environmental Contamination and Toxicology 19:380-385.
- Little, E.E., F.J. Dwyer, J.F. Fairchild, A.J. DeLonay, and J.L. Zajicek. 1993. Survival of bluegill and their behavioral responses during continuous and pulsed exposures to esfenvalerate, a pyrethroid insecticide. Environmental Toxicology and Chemistry, vol. 12, no. 5, pp. 871-878.
- Moore, A.W. and C.P. Waring. 2001. The effects of a synthetic pyrethroid pesticide on some aspects of reproduction in Atlantic salmon (*Salmo salar* L.). Aquatic Toxicology 52:1-12.
- NMFS (National Marine Fisheries Service). 1996. Making Endangered Species Act Determinations of Effect for Individual or Groups Actions at the Watershed Scale. NMFS Environmental and Technical Services Division, Portland, Oregon. August, 1996. 22p. plus appendices.

- NMFS (National Marine Fisheries Service). 1997. Status Review Update for Deferred and Candidate ESUs of West Coast Steelhead. December. 62p.
- Smith, T.M. and G.W. Stratton. 1986. Effects of synthetic pyrethroid insecticides on nontarget organisms. Residue Reviews, vol. 97, pp. 93-120.
- Spence, B.C., G.A. Lomnický, R.M. Hughes, and R.P. Novitzki. 1996. An ecosystem approach to salmonid conservation. TR-4501-96-6057. ManTech Environmental Research Services Corp., Corvallis, Oregon. (Available from the National Marine Fisheries Service, Portland, Oregon). 356 p.
- Tanner, D.K., and M.L. Knuth. 1996. Effects of esfenvalerate on the reproductive success of the bluegill sunfish, *Lepomis macrochirus* in littoral enclosures. Archives of Environmental Contamination and Toxicology, vol. 31, no. 2, pp. 244-251.
- United States Environmental Protection Agency (EPA). 1986. Hazard Evaluation Division, Standard Evaluation Procedure - Ecological Risk Assessment. Prepared by D.J. Urban and N.J. Cook. EPA, Office of Pesticide Programs, Washington, D.C.
- USFS/BLM (United States Forest Service/Bureau of Land Management). 1994. Record of Decision for Amendments to Forest Service and Bureau of Land Management Planning Documents Within the Range of the Northern Spotted Owl. Forest Service/Bureau of Land Management. April 1994.

12. APPENDIX A

Proposed Monitoring Plan (Draft)

Design Feature: Water Quality Monitoring

Water Quality Monitoring Plan

Goal

The goal of this plan is to determine if implementation of the 2001 Horning Seed Orchard spray plan results in the short term presence of esfenvalerate in streams due to drift and the long term presence of esfenvalerate due to runoff. This goal includes quantifying the concentrations in both water and sediment in order to validate impacts predicted by the GLEAMS model and the associated assumptions. This data will be utilized in discussing effects and further long term monitoring in the future EIS.

Background

Agencies and the public are concerned that pesticide application in the Horning Seed Orchard may be harmful to fish, contributing to concentrations in streams which exceed those known to have effects on aquatic life. Several mitigation measures required by the 2001 Spray EA will minimize the potential affects to water quality from spills, drift, or runoff. Monitoring of these transport mechanisms and the impacts are part of the design features. The water quality monitoring required by this plan is focused on pesticide drift and surface runoff from the proposed application fields. Pesticide spill and the associated monitoring is outlined in the plan.

This plan covers 3 types of monitoring : compliance (implementation) monitoring, effectiveness monitoring, and validation monitoring. The compliance monitoring is intended to document the design features and mitigation measures which are actually implemented . The effectiveness component documents how well the design features performed in avoiding introduction of esfenvalerate to the aquatic system. The effectiveness data will also be used to verify that water quality modeling conducted for the Human Health and *Nontarget Species Risk Assessment* was conservative.

Specific Objectives

1. Does drift of aerial application occur? Monitor all esfenvalerate applications to ensure compliance with mitigation measures and to document application rates, environmental conditions and the actual occurrence of drift.

2. Does aerial application of esfenvalerate result in measurable concentrations in the streams associated with the applied fields? Conduct effectiveness monitoring for esfenvalerate applications to ensure that mitigation measures were effective in preventing drift and runoff from entering surface water. .
3. What are the measured esfenvalerate concentrations from runoff water and sediment in comparison to those predicted in the impact assessment? Conduct validation monitoring to document the esfenvalerate concentrations in runoff water and sediment and compare to predicted concentrations in relation to literature standards (LC₅₀ for trout and embryos)..

Compliance Monitoring (EA monitoring)

All Esfenvalerate applications will be observed and documented by the Orchard Manager or designated representative. Items to be documented include: type of pesticide applied, date of application, method of application, area treated, amount applied, precipitation for the 3 days preceding and following application, location used for mixing and loading, wind direction and speed for aerial or air blast applications, relative humidity, air temperature, and notes regarding whether any leakage or spills occurred.. A list of all implemented design features for each unit applied will be provided in report form and provided for the Annual Implementation Monitoring Summary. As part of the whole monitoring plan, a climate station (including air temperature, precipitation, wind speed, wind direction and relative humidity will be installed at the orchard facility. This will provide record of compliance documentation and also basic information to predict runoff patterns for effectiveness and validation monitoring,

Effectiveness Monitoring

Data Gathering Strategy and Site Description

DRIFT CARDS:

All Orchard Units planned for aerial spray will have spray cards placed such that drift from the application can be captured and characterized.. Where the unit is in direct proximity to a waterbody (ex.. Unit P-12 and Stream 2b) cards will be placed approximately every _____ feet along the edge of the unit prior to the application. See map ____ for areas of suggested drift card placement in relation to waterbodies. Immediately after the application, the cards will be collected and reviewed to determine if any drift has occurred, the extent of the drift, and the potential for contamination of the adjacent waterbodies. A copy of all the cards will be kept on file at the Honing Seed Orchard along with a record of their location and all the compliance monitoring documentation.

WATER SAMPLES for Drift Introduction:

Water samples will be taken in Stream 2b , 5a and 6d prior to and post spray application (See map of sample sites). These streams are the closest to the application areas and contain the highest risk of drift transport. Samples will be taken within 24 hours prior to application and at 15 minutes, 2 hours, 4 hours, 8 hours and 24 hours after the first swath has been sprayed near the buffer strip (as per ODF, 1994). The time of collection will be based on the travel time of water movement in the flowing channels associated with the treatment areas. Flow velocity measurements will be taken during the 24 hours prior to application in order to calculate travel time. During the 24 hours after application, a series of composite samples will also be taken at Stream 2b (highest risk) through the use of a continuous pumping sampler. This data will provide a 24hour concentration to compare with the water quality criteria and the more expensive ODF protocol. If the pumping sampler provides comparable results, future long term monitoring could be less expensive and more likely to sample large winter runoff events.

All data will be used in conjunction with the spray cards to illustrate the effectiveness of mitigating potential drift introduction. Samples will be analyzed at a State certified laboratory that has detection limits of ppb for esfenvalerate. Samples will be collected in accordance with laboratory instructions. When sites are visited, a water sample will also be collected and analyzed for pH, specific conductance, and turbidity to provide additional interpretive data.

WATER and SEDIMENT SAMPLES for Runoff Introduction:

In terms of the modeling results, potential runoff events which occur within the first 6 months after spray application have the highest probability for carrying concentrations which could impact aquatic life. One study (TFW, 1993) determined that runoff events within the first 72 hours of application were the most important in terms of increases in detectible concentrations in ppb. The effectiveness of design features such as increased aeration, wide untreated buffer strips and erosion control will be assessed through monitoring field runoff and field sediment along with stream concentrations. Monitoring will target those periods of precipitation which result in field surface runoff and increased stream flow which is most likely to carry the greatest concentrations.

Runoff samples of both water and sediment will be captured at the edge of field in 4 main orchard units P-30/33, B-34, P-13 and B-14. These units will have a collection chamber installed at the low point of the downslope edge of the field. This is intended to provide a collection point for access to surface runoff and sediment from the orchard unit. During rainfall events which exceed .5 inches per hour (to be refined on a per unit basis) these sites will be visited and a sub-sample taken from the collection chamber. A representative sample of the contained sediments will also be taken. Both samples will be shipped to the lab and completed within 7 days. Once the first runoff event is captured and results become available, further sampling will be determined as needed. Since streams are not in close proximity to these units and hydrologic association is questionable, edge of field sampling

presents the best opportunity to collect any measurable concentrations lost from the unit. During the stormflow event, streams nearest to these locations will be assessed for connectivity. If connection is apparent, samples will be taken in the associated stream.

Sampling of water and sediment will occur in Stream 2b due to the channel connectivity to proposed spray units B-14 and P-12, and the ability to achieve a representative sample from a continuous pumping sampler. This station will collect water and sediment samples on a flow weighted basis with the intension of providing concentrations for multiple runoff events over time. Comparison will be made between edge of field concentrations and instream concentrations.

All data will be used in conjunction with on site climate data to illustrate the effectiveness of design features in minimizing introduction of esfenvalerate to the aquatic system. Samples will be analyzed at a State certified laboratory that has detection limits of ppm for esfenvalerate. Samples will be collected in accordance with laboratory instructions. When sites are visited, a water sample will also be collected and analyzed for pH, specific conductance, and turbidity to provide additional interpretive data.

Validation Monitoring (EA Monitoring)

Data Gathering Strategy and Site Description

Validation monitoring is intended to verify the water quality modeling predictions disclosed in the Impact Assessment.

This monitoring component will apply the two basic data sets gathered in the effectiveness monitoring. It is intended to be conducted over the long term and in conjunction with future monitoring and analysis associated with the Horning IPM EIS. The first set is characterizing the runoff and sediment actually leaving the orchard units and the second set is reflecting the instream concentrations in the high risk area associated with stream channel 2b.

A continuous recording streamflow station will be installed on Stream 2b. This will allow for a flow activated sample to be taken from the stream during the most likely periods in which concentrations could be detected. Following the spray application in April a composite sample will be taken over each period of increase flows (before summer 2001) in order to characterize the concentration over the 24 hour period during a runoff event. The climate record collected at the orchard for that period will be used to model a predicted edge of field concentration using the GLEAMS model. These concentrations will be diluted by the continuous flow data from the station. The resulting concentrations will be compared with the actual measured concentrations.

A staff gauge will be installed in stream 2b at the sample point and referenced to a permanent local bench mark and the streamflow gauge. Discharge measurements will be taken during

stormflow and sampling events. A discharge rating curve will be developed to allow estimates of discharge from staff gauge readings and stage measurements at the stream gauge. The instantaneous streamflow discharge measurements taken during initial drift sampling will also be used as calibration points for the discharge rating curve.

Data will be analyzed to determine if detectable amounts of esfenvalerate down to ppb is entering the stream. Samples will be analyzed at a State certified laboratory that has detection limits of ppb for esfenvalerate. Samples will be collected in accordance with laboratory instructions. When sites are visited, a sample will also be collected and analyzed for pH, specific conductance, and turbidity to provide additional interpretive data.

Workload, Budget and Staff Requirements

Compliance Monitoring Workload / Expenses:

ITEM	UNITS	WM's or days	EA Cost (FY 2001-2002)
Orchard Mgr. coordination and documentation of conditions.	Condition report for each unit. Summary report for annual implementation monitoring report.	3 days	Included in WM budget
Establish climate station at Orchard	Install super-structure for climate station	3 days includes repair	need \$100 repair on existing structure
Install climate sensors and datalogger	Install CR-10 data logger and precipitation, temperature, relative humidity wind speed and direction gauges.	2 days	District will provide datalogger and all sensors but: soil moisture, wind speed and direction (\$500) , Batteries (\$150)
Download of data, storage and annual summary.	Periodic download of data	8 days per year	Included in WM budget Hydro tech
Realtime data access for district	phone modem on climate station	1 day	\$200
TOTAL		17 days	\$950

Effectiveness Monitoring Workload / Expenses:

ITEM	UNITS	WM's / days	EA Cost (FY 2001-2002)
Drift Cards purchase, placement, assessment and documentation	250	2 days	Included in WM budget, Cards \$10
Esfenvalerate Water Analysis for Drift Monitoring (ODF method)	18 samples @ \$135/sample	6 days total for 2 people	\$2430 for sample analysis, WM included in WM budget,
Esfenvalerate Water Analysis for Drift Monitoring (BLM method)	4 samples @ \$135/sample	3 days	\$540 for sample analysis, WM included in WM budget,
Installation of sample catchments at edge of field.	4 sites	2 days	\$200 for pipe and glassware
Esfenvalerate Water Analysis for Surface Runoff Monitoring: Edge of field	4 samples each water and sediment from storm runoff in collection chambers @ \$134/sample	2 day per runoff event	\$1072 for sample analysis, WM included in WM budget
Installation of Streamflow station and pumping sampler in stream 2b.	Installation of datalogger, flow activated sampling and continuous pumping sampler	5 days	WM District Hydro Tech, Use existing District equipment need \$150 for wiring and hardware
Esfenvalerate Water Analysis for Surface Runoff Monitoring: Streamflow monitoring at site 2b	4 samples each water and sediment from storm runoff in continuous pumping sampler @ \$134/sample	2 day per runoff event	\$1072 for sample analysis, WM included in WM budget
Retrofit for existing Water quality equipment	Existing District equipment will be used as much as possible , additional = 24 glass bottles, insert, teflon tubing and strainer	1 day for preparation of retrofit for field use	\$600
Data reduction, QA, QC and Annual Monitoring reporting	Yearly	8 days	WM for Hydrologist and Hydro Tech
TOTAL		24 days	Minimum \$6074
Additions			Additional \$2160 for each storm event

Validation Monitoring Workload / Expenses:

ITEM	UNITS	Time	EA Cost (FY 2001-2002)
Esfenvalerate modeling (GLEAMS) using Horning climate and streamflow with comparison with measured values ; summary report for annual monitoring report	4 edge of field comparisons, 1 stream concentration comparison, includes preparation of climate data for modeling	5 days / year / 1 st constituent, 1 day additional for each additional constituent	District Hydrologist WM's
TOTAL		5 days for EA ? days for EIS	

TOTAL COST: EA	Work Days EA Monitoring	\$ EA
	53 Days	\$ 7024

Data Collection and Analysis Discussion:

The overall hypothesis being tested is that implementation of EA Design Features will result in concentrations of esfenvalerate in streamflow, field runoff and sediment below those associated with impacts to the most sensitive beneficial uses (salmonid embryos).

In order to test this hypothesis in terms of drift we must have accurate data on climatic factors and design features that are actually implemented. Introduction of esfenvalerate from drift is the most likely immediate transport route to the aquatic system. Using the evidence from drift cards placed in the vicinity of the nearest streams along with data from wind speed and direction compared to the post 24 hour streamflow concentrations, we should be able to show direct linkage between the application and actual exposure concentrations from drift.

In order to test this hypothesis in terms of runoff we must have accurate data on climatic factors, runoff characteristics and design features that are actually implemented. Introduction of esfenvalerate concentrations (impacting salmonid embryos) from runoff is most likely to occur in the spring and early summer following application. These would be associated with the intense precipitation events. Through the use of rainfall data collected at the orchard we can estimate the potential runoff events. During the first runoff event we would sample runoff and sediment from fields with no associated streams (low risk). Through use of tracers we would check for connection to the most probable stream course. Stream samples would be taken if connection is established. These data would be

compared to existing estimates of field loss in EA along with refined modeling using the measured climatic data. Comparison would be made with literature values for effects to salmonid embryos. The need for further sampling of additional field runoff will be reviewed after the results from the first major runoff event. The monitoring plan will be revised as to the need for future monitoring.

In the moderate risk areas associated with stream 2b, realtime streamflow data will be collected in order to sample during periods when the stream is most likely to contain concentrations of esfenvalerate from the associated fields. A pumping sampler equipped to take composite pesticide samples will sample only during the stormflow event. It will be set to partition the samples according to the rising and falling limb of the hydrograph. Concentrations derived from these samples will be related to stormflow volume over time in order to attain an average concentration over a 24 hour period. These data would be compared to existing estimates of stream concentrations in the EA along with refined modeling using the measured climatic data. Comparison would be made between edge of field concentrations and stream concentrations in order to show potential reductions in concentrations due to attenuation in buffers. Comparison would be made with literature values for effects to salmonid embryos. Results from the partitioned samples will help to target future sampling. The need for further sampling of additional stormflow will be reviewed after the results from the first major runoff event. The monitoring plan will be revised as to the need for future monitoring.

Data Reporting Discussion:

The data collected will be compiled, analyzed and contained in an Annual IPM Monitoring Report which will be available at the Salem District and the Water Horning Seed Orchard. A summary of the results will be presented in the Annual Program Summary for the Salem District. Results from compliance monitoring will also be included in the Salem District Annual Implementation Monitoring Report.